

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY DIVISION OF AIR POLLUTION CONTROL COMPLIANCE AND SYSTEMS MANAGEMENT SECTION 1021 NORTH GRAND AVENUE EAST, P O BOX 19276 SPRINGFIELD, ILLINOIS 62794-9276

		FC	OR AGENCY USE ONLY
CAAPP ANNUAL		TOT PUMBER	
COMPLIANCE CERTIFIC	ATION	FFRIAT#	
		CATE	
ENISSION UNITS AT THE SOUPCE AS PEQUIPED BY	10 CFP 70 6 (c) 151 33 PCPIQO 13 IAMUAD : 1	5 (1 (proy) OF THE EM (PON): 10 (0) OF ONE TO DECEMBED OF THE	T AN ANNUAL COMPLIANCE CERTIFICATION FOR ALL ENTAL EPOTECTION ACT AND CAAFR REPNIT CONDITION CONTOR EEFORE MAINT FOR THE PRECEDING CALENDAR
	SOURCE	INFORMATION	
) SOURCE HAME St John's Hospital			
L) GOURCE ACOREGO		······································	
701 East Mason	Street		
Springfield		Sangamon	
бр токи СНЕ Capitol	FI STATE Illinois		7. JECOUE 62701
April 05, 200	4	9 300R0E1BH0 167120ACK	
10) CAAPP PER NT 100 99110044			
THE CALERDAR FEAR OR REPORTING PERIO	D COVERED BY TH	13 สธิคยุลีโ	
Calendar year 2003			

SOURCE COMPLIANCE INFORMATION

1.1. CHECK ETHER TAILOR TO BELLOW

(a) ____ During the entire reporting period, this source was in continuous compliance with ALL terms and conditions contained in its CAAPP permit. The method used to determine compliance for each term and condition is the method specified in the permit.

NOTE: If (a) is selected, completion of Table 1 is optional. Table 2 does not need to be completed.

(b) ____ With the exception of the items identified in Table 1 and Table 2, this source was in continuous compliance with all terms and conditions contained in the permit. The method used to determine compliance for each term and condition is the method specified in the permit, unless otherwise indicated.

NOTE: If (b) is selected, complete Tables 1 and 2 for those units and/or activities that are in intermittent or noncompliance status.

ATTACH	
Are you submitting any attachments with this report?	Yes No ••
If yes, please list the attachments below.	
Table 1 and 2 are submitted as attachments rather the	van using pages 3 and 4 due to the length of the
Information required for submittal.	
information required for substitution.	
COMPLIANCE CERTIFICA	
In addition to submitting the Compliance Certification report (CASM), a copy of the Compliance Certification report mu appropriate IEPA regional field office. Addresses are liste	st also be submitted to the USEPA Region 5 and the
Please check the appropriate boxes.	
A copy of the Compliance Certification report has been subm	itted to USEPA
Yes	No ••
A copy of the Compliance Certification report has been subm	itted to the appropnate IEPA regional field office
Yes	No ••
SOURCE CONT	ACT PERSON
15) NAME OF TECHNICAL CONTACT FEREIGN FOR THIS REFORT Dennis Jarman	
TO TECHNICAL CONTACT FER SON TITLE	17) CONTACT FERCON DITELEFHONE NUMBER
Supervisor, Plant Operations	217 544 6464
COMPLIANCE STATEMENT	
NO DIATE TE NO DIATE DE COMPLETE	A) TOUSHER COMPLISE CEPTER ATOUS WILL SE PETREMEN AS
	ure that qualified personnel properly gathered and
AUTHORIZED SIGNATURE	
87 M Suduh AUTHORIZED SIGNATURE	Asst. Administrator, Environmental Services TITLE OF SIGNATOR:
Robert M. Budník	4, 20,04

EIATE

TUPED OF FRINTED NAME OF SIGNATOR (

Table 1. Listing of Compliance Status for Applicable Permit Terms and Conditions

Source Name			Source I. D. Number
St. Joh	in's Hospital		167120ACK
(1) Permit Condition Reference Number	(2) Description of Permit Condition	(3) Compliance Status Continuous "C" Intermittent "I" Noncompliance "N"	(4) Compliance Determination Method
	See Attached Table 1		
	·		
-	······································		
			

 Table 2.
 Deviation Summary Report

Source Na	ame					Source I. D.	Number
	St John's Hospital					167120AC	K
(1) Permit Condition Reference	(2) Description of Permit Condition	(3) Deviation Period Start Date	(4) Deviation Period End Date	(5) Description and Cause of Deviation	(6) Corrective Ac Taken to Remedy	tion(s) Deviation	(7) Measure(s) Taken to Prevent Future Deviationও
	See Attached Table	2	-				
		·					
				······································	······································		
				· · · · · · · · · · · · · · · · · · ·			
						}	<u> </u>

Table 1. Listing of Compliance Status for Applicable Permit Terms and Conditions

Permit	Description Of Permit Condition	Compliance	Compliance
Condition	Beschption of Fernit Condition	Status	Determination
Reference		~	Method
Number			171011104
1.1	Source	C	The source is as
1.1	St John's Hospital	· ·	described
	701 East Mason Street	-	described
	Springfield, Illinois 62769		
	Phone (217) 544-6464		
	I D. No.: 167' 10ACK		
	Standard Industrial Classification:		
	8062, Health Services	-	
1.2	 	C	The owner is as
1.2	Owner/Parent Company		
	Ct. John's Hospital	_	shown
	St. John's Hospital		
	800 East Carpenter Street		
1.2	Springfield, Illinois 62769	7	T1
1.3	Operator	I	The operator is as
	St. John's Hospital		described Morris
	800 East Carpenter Street		Wilcoxon retired and
	Springfield, Illinois 62769		the new contact
			person is Dennis
	Contact Person's Name.		Jarman
	Morris Wilcoxon		
	Phone (217) 544-64646	-	
	Note: The permit requires an	[
	administrative amendment to reflect	}	
	the name of the new contact person:		
	Dennis Jarman		
1.4	General Source Description	С	The source is as
	St John's Hospital is located at 701		described
	East Mason Street in Springfield and		
	provides health care services. The		
	hospital operates the following		
	significant emission units at this site.	1	
	four boilers, one		
	Hospital/Medical/Infectious Waste	-	
	Incinerator, and two chillers.		
2.0	List of Abbreviations/Acronyms used	C	The condition
. :	in this permit		contains only
			abbreviations and
ļ			acronyms.
3.1 1	Activities determined by the IPEA to	C	There are no
(J.1.1	1 10th titles determined by the h LA to	1 ~	1 11010 410 110

	1.	·	T
	be insignificant activities, pursuant to		insignificant
	35 IAC 201.210(a)(1) and 201.211, as		activities listed.
	follows:	,	
3.1.2	Activities that are insignificant	C'	Insignificant
	activities based upon maximum	~, '-'	activities are as listed
	emissions, pursuant to 35 IAC	- ,	
	201.210(a)(2) or (a)(3), as follows:	-	
	Ethylene oxide sterilizers and aerators	`	
3.13	Activities that are insignificant	C	Insignificant
3.13	1		
	activities based upon their type or		activities at the
	character, pursuant to 35 IAC	٠.	source fall within
	201.210(a)(4) through (18), as		these definitions.
	follows		
	Storage tanks of virgin or re-refined	,	
	distillate oil, hydrocarbon condensate	-	
	from natural gas pipeline or storage		
	systems, lubricating oil, or residual		
			<u> </u>
	fuel oils [35 IAC 201.210(a)(11)].		
1			
	Gas turbines and stationary		
	reciprocating internal combustion		
	engines of between 112 kW and 1,118		
	kW (150 and 1,500 horsepower)	_	
	power output that are emergency or		
	standby units (35 IAC		
	201 210(a)(16)).		
3.1.4	Activities that are considered	С	Insignificant
J.1. 4	insignificant activities pursuant to 35		activities fall within
	, ,	• -	
	IAC 201.210(b).		this definition.
3.2 1	Insignificant activities are subject to	C	The Permittee has no
	applicable requirements		cold cleaning
	notwithstanding status as insignificant		degreasers.
	activities. In particular, in addition to		
	regulations of general applicability,		
	such as 35 IAC 212,301 and 212,123		
	(Condition 5.2.2), the Permittee shall		
	comply with the following		
	requirements, as applicable. For each		
}	cold cleaning degrease, the Permittee		
	shall comply with the applicable		
-	equipment and operating requirements		
	of 35 IAC 215.182, 218.182, or		
<i>,</i>	219.182.		
3 2.2	Insignificant activities are subject to	С	Process units in this
<i>'</i>	applicable requirements		category comply with
L			1

	notwithstanding status as insignificant activities In particular, in addition to		this standard.
	regulations of general applicability,	-	
	such as 35 IAC 212.301 and 212.123 (Condition 5 2.2), the Permittee shall		
	comply with the following		
	requirements, as applicable: For each	-	
	particulate matter process emission		
	unit, the Permittee shall comply with		
	the applicable particulate matter		
	emission limit of 35 IAC 212 321 or		
	212.322 For example, the particulate matter emissions from a process		
	emission unit shall not exceed 0.55	`-	
	pounds per hour if the emission unit's	. ` `	
	process weight rate is 100 pounds per	-	
	hour or less, pursuant to 35 IAC	-	
	266.110		
3.2 3	Insignificant activities are subject to	C	There are no mixers
	applicable requirements		or printing lines at the
	notwithstanding status as insignificant		source.
	activities. In particular, in addition to	_	
	regulations of general applicability,		
	such as 35 IAC 212 301 and 212 123		
	(Condition 5.2.2), the Permittee shall		
	comply with the following requirements, as applicable: For each		
	organic material emission unit that		
	uses organic material, e.g., a mixer or		
	printing line, the Permittee shall		
	comply with the applicable VOM		
	emission limit of 35 IAC 215.301,		
	218 301 or 219.301, which requires		
	that organic material emissions not		
	exceed 8.0 pounds per hour or do not	:	
	qualify as photochemically reactive		
	material as defined in 35 IAC		
2 2 1	211.4690.	C	The renewal
3.3.1	The Permittee is not required to notify the IEPA of additional insignificant		application for the
	activities present at the source of a		permit has not been
	type that is identified in Condition		submitted.
	3.1, until the renewal application for		Sasilition.
-	this permit is submitted, pursuant to		
	35 IAC 201,212(a).		
3.3.2	The Permittee must notify the IEPA	C	No new qualifying
		L	

- .

r			
	of any proposed addition of a new		insignificant
	insignificant activity of a type		activities were
i	addressed by 35 IAC 201.210(a) and	/;	proposed
	201.211 other than those identified in	,	
	Condition 3 1, pursuant to Section	~ -	
	39.5(12)(b) of the Act		
3.3.3	The Permittee is not required to notify	С	The Permittee has not
	the IEPA of additional insignificant		notified the IEPA of
	activities present at the source of a	-	any such defined
	type identified in 35 IAC 201.210(b).		additions.
4 0	Significant Emission Units at this	I	The significant
. 0	Source	-	emission units at the
	Double Control of the	-	source are as shown
	_ ·		with one exception.
	,	-	Unit 1, the HMIWI
	. ~.		now has an emission
	. ~		
5 1 1	The manual is issued by a 1 - 21 -	C	control unit installed.
5.1 1	This permit is issued based on the	C	The installed system
	source requiring a CAAPP permit	_	has a CAAPP
	because the source is subject to a		because it is subject
	standard, limitation, or other		to the rule
	requirement under Section 111		
	(NSPS) or Section 112 (HAPs) of the		
	CAA for which USEPA requires a		
	CAAPP permit, or because the source		
	is in a source category designated by		
	the USEPA, pursuant to 40 CFR 70.3	_	
	(a)(20, (3), AND (5) (40 CFR 70.3	_	
	Applicability) [Section 39.5(2)(a)(ii)		
	and (iv) of the Act].		
5.1 2	This permit is issued based on the	С	The source is not a
3.1 2	source not being a major source of		major source of
1	HAPs		HAPs
5.2.1	Specific emission units at this source	C	The emissions units
J.2.1	are subject to particular regulations as		listed in Section 7 are
	set forth in Section 7-(Unit-Specific		the emission units
	Conditions) of this permit.		installed at the
	Conditions) of this permit.		
522	Non-annial III d		Source.
5 2.2 a	No person shall cause or allow the	С	No fugitive emissions
	emission of fugitive particulate matter		in excess of those
~.	from any process, including any		specified in this
_ ′.	material handling or storage activity,		condition were
	that is visible by an observer looking		emitted from the
	generally overhead at a point beyond		Source.
_	the property line of the source unless		
	the wind speed is greater than 40.2		
	**************************************		· ···-

		· · · · · · · · · · · · · · · · · · ·	·····
	kılometers per hour (25 miles per		
	hour), pursuant to 35 IAC 212.301	~ _	
	and 212.314. Compliance with this	·	
1	requirement is considered to be	r	
	assured by the inherent nature of	-	
	operations at this source, as	_	
	demonstrated by historical operation.	-	
5.2 2.b	No person shall cause or allow the	_C C	No opacity in excess
	emission of smoke or other particulate		of that specified in
	matter, with an opacity greater than		this condition was
	30 percent, into the atmosphere from		emitted from the
	any emission unit other than those		source.
	emission units subject to the		
	requirements of 35 IAC 212.122,		
	pursuant to 35 IAC 212.123(a), except	,	
	as allowed by 35 IAC 212 123(b) and		
	212.124.		
5.2.3	The Permittee shall comply with the	C_	The Permittee
	standards for recycling and emissions		complies with the
	reduction of ozone depleting		specified rules.
	substances pursuant to 40 CFR Part		, ,
	82, Subpart F, except as provided for	}	
	motor vehicle air conditioners in		
	Subpart B of 40 CFR Part 82	-	
5.2.3 a	Persons opening appliances for	С	The source complied
	maintenance, service, repair, or	,	with this rule.
	disposal must comply with the	-	
	required practices pursuant to 40 CFR		
	82.156.	_	
5.2.3.b	Equipment used during the	С	The equipment used
	maintenance, service, repair, or	_	complies with this
	disposal of appliances must comply		rule.
	with the standards for recycling and		
	recovery equipment pursuant to 40		
	CFR 82.158.		
5.2.3.c	Persons performing maintenance,	С	Persons performing
	service, repair, or disposal of		the specified
	appliances must be certified by an		maintenance are
	approved technician certification		certified as required.
	program pursuant to 40 CFR 82.161.		Joining ab roquired.
5.2.4	Should this stationary source, as	С	The stationary source
3.2.4	defined in 40 CFR Section 68.3,		did not become
	become subject to the Accidental		subject to the
	_		1 -
	Release Prevention regulations in 40		specified rules so no
	CFR Part 68, then the owner or		submittals were
L	operator shall submit [40 CFR		required

	68 215(a)(2)(1) and (ii)]:	1	
5.2 4.a	A compliance schedule for meeting the requirements of 40 CFR Part 68 by the date provided in 40 CFR 68 10(a); or	C (())	The stationary source is not subject to this rule so not compliance schedule was required
5 2.4.b	A certification statement that the source is in compliance with all requirements of 40 CFR Part 68, including the registration and submission of the Risk Management Plan (RMP), as part of the annual compliance certification required by 40 CFR Part 70 or 71.	C	The source is not subject to this rule so no certification statement was required.
5 2 5 a	Should this stationary source become subject to a regulation under 40 CFR Parts 60, 61, or 63, or 35 IAC after the date issued of this permit, then the owner or operator shall, in accordance with the applicable regulation(s), comply with the applicable requirements by the date(s) specified and shall certify compliance with the applicable requirements of such regulation(s) as part of the annual compliance certification, as required by 40 CFR Part 70 or 71	C	The source did not become subject to this rule so no compliance actions were required
5.2.5 b	No later than upon the submittal for renewal of this permit, the owner or operator shall submit, as part of an application, the necessary information to address either the non-applicability of, or demonstrate compliance with all applicable requirements of any potentially applicable regulation which was promulgated after the date issued of this permit.	C	The permit is not due for renewal so no filing is required
5.2.7 a	If the source is required to have an episode action plan pursuant to 35 IAC 244.142, the Permittee shall maintain at the source and have on file with the Illinois EPA a written episode action plan (plan) for reducing the levels of emissions during yellow alerts, red alerts, and	С	The source is not required to have an episode action plan.

	emergencies, consistent with safe operating procedures. The plan shall contain the information specified in 35 IAC 244.144.		
5.2 7.b	The Permittee shall immediately implement the appropriate steps described in this plan should an air pollution alert or emergency be declared	C	The source is not required to have an episode action plan so there are no steps in an alert or emergency.
5.2.7.c	If a change occurs at the source which requires a revision of the plan (e.g., operational change, change in the source contact person), a copy of the revised plan shall be submitted to the Illinois EPA for review within 30 days of the change. Such plans shall be further revised if disapproved by the Illinois EPA	С	No changes have occurred and no plan is required
5.2.7.d	For sources required to have a plan pursuant to 35 IAC 244.142, a copy of the original plan and any subsequent revisions shall be sent to Illinois EPA, Compliance Section; and for sources located in Cook Count and outside of the city of Chicago. Cook County Department of Environmental Control; or for sources located within the city of Chicago: Chicago Department of Environmental Control.	С	The source is not required to have a plan
5.3	This permit is issued based on the source not being subject to 40 CFR Part 64, Compliance Assurance Monitoring (CAM) for Major Stationary Sources, because the source does not have a pollutant-specific emissions unit that uses addon control device to achieve compliance with an emission limitation or standard	I	The HMIWI does have a DI/DS for compliance with the HMIWI emission standards
5.4	In addition to the source-wide requirements in the Standard Permit Conditions in Section 9, the Permittee shall fulfill the following source-wide operational and production limitations	С	There are no conditions listed in this section.

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	and/or work practice requirements:	1	
	None		
5.5.1	The annual emissions from the source,	C/,	The source did not
	not considering insignificant activities	10.00	exceed the emissions
	as addressed by Section 3 0 of this	-1-	listed in this section
	permit, shall not exceed the following	2.7	based on calculated
	limitations. The overall source	* ***	operation.
	emissions shall be determined by		
	adding emissions from all emission		
	units Compliance with these limits	,	
	shall be determined on a calendar year		
	basis. These limitations (Condition)		
	5.5 1) are set for the purpose of		
	establishing fees and are not federally	~	
	enforceable	~ ~	
5.5.2	This permit is issued based on the	C	HAP emissions did
	emissions of HAPs as listed in	-	not exceed the
	Section 112(b) of the CAA not being		maximum based on
	equal to or exceeding 10 tons per year		calculated operation
	of a single HAP or 25 tons per year of		•
	any combination of such HAPs, so		
	that this source is considered a minor		
	source for HAPs.		
5.5.3	Other Source-Wide Emission	C	There are no other
	Limitations	, , ,	limits.
5.6 1	The Permittee shall maintain records	C .	Emission records are
	of the following items for the source	-	kept as required.
	to demonstrate compliance with		•
	Condition 5.5.1, pursuant to Section		
	paramete section		
	39 5(7)(b) of the Act:		
	39 5(7)(b) of the Act:		
	39 5(7)(b) of the Act: Total annual emissions on a calendar		
	39 5(7)(b) of the Act: Total annual emissions on a calendar year basis for the emission units		
5 6.2 a	39 5(7)(b) of the Act: Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific	C	All records and logs
5 6.2 a	39 5(7)(b) of the Act: Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific Conditions) of this permit.	C	All records and logs are retained as
5 6.2 a	39 5(7)(b) of the Act: Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific Conditions) of this permit. All records and logs required by this	C	
5 6.2 a	39 5(7)(b) of the Act: Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific Conditions) of this permit. All records and logs required by this permit shall be retained for at least	C	are retained as
5 6.2 a	39 5(7)(b) of the Act: Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific Conditions) of this permit. All records and logs required by this permit shall be retained for at least five years from the date of entry	C	are retained as
5 6.2 a	39 5(7)(b) of the Act: Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific Conditions) of this permit. All records and logs required by this permit shall be retained for at least five years from the date of entry (unless a longer retention period is	C	are retained as
5 6.2 a	39 5(7)(b) of the Act: Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific Conditions) of this permit. All records and logs required by this permit shall be retained for at least five years from the date of entry (unless a longer retention period is specified by the particular	C	are retained as
5 6.2 a	Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific Conditions) of this permit. All records and logs required by this permit shall be retained for at least five years from the date of entry (unless a longer retention period is specified by the particular recordkeeping provision herein), shall	C	are retained as
5 6.2 a	39 5(7)(b) of the Act: Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific Conditions) of this permit. All records and logs required by this permit shall be retained for at least five years from the date of entry (unless a longer retention period is specified by the particular recordkeeping provision herein), shall be kept at a location at the source that	C	are retained as
5 6.2 a	Total annual emissions on a calendar year basis for the emission units covered by Section 7 (Unit Specific Conditions) of this permit. All records and logs required by this permit shall be retained for at least five years from the date of entry (unless a longer retention period is specified by the particular recordkeeping provision herein), shall be kept at a location at the source that is readily accessible to the Illinois	C	are retained as

	request.		
5.6.2.b	The Permittee shall retrieve and print, on paper during normal source office hours, any records retained in an electronic format (e.g., computer) in response to an Illinois EPA or USEPA request for records during the course of a source inspection	С	The Permittee will retrieve and print the records as specified.
5.7.1	The Permittee shall promptly notify the Illinois EPA, Compliance Section, of noncompliance of the source with the permit requirements as follows, pursuant to Section 39.5(7)(f)(ii) of the Act Reports shall describe the probable cause of such deviations, and any corrective actions or preventive measures taken	С	The Permittee has reported all know problems or deviations promptly as required.
5.7.2	The annual emission report required pursuant to Condition 9 7 shall contain emissions information for the previous calendar year	С	The annual emissions report was filed as required
5 8	General Operational Flexibility/Anticipated Operating Scenarios N/A	С	This conditions is not applicable
5.9 1	Compliance with the source-wide emission limits specified in Conditions 5 5 shall be based on the recordkeeping and reporting requirements of Conditions 5.6 and 5.7 and compliance procedures in Section 7 (Unit Specific conditions) of this permit	C .	Since the source is in compliance with Conditions 5.5, 5.6, and 5.7 and the procedures in Section 7 it is in compliance with this condition
60	Not applicable to this permit	С	There are no conditions in this section
7.1.1	A continuous HMIWI is used for disposal (incineration) of hospital/medical infectious waste generated by the hospital operations	С	The unit is as described and used for the stated purpose.
7.1.2	List of Emission Units and Air Pollution Control Equipment "Continuous HMIWI with a maximum waste charging rate of 1,000 lb/hr (design capacity) and a maximum actual waste charging rate of 726 lb/hr.	С	The installed and permitted unit is a continuous unit with a maximum actual waste charging rate of 1,000 lb/hr.

712-	The "offers of least beautiful and the	C -	The description of the second
7.1.3.a	The "affected large hospital medical	C	The installed unit is
	infectious waste incinerator" for the		as described and used
	purpose of these unit-specific	<i>;</i>	as specified.
}	conditions, is an emission unit for	,	
ļ	incineration of the medical waste	-	
	generated by the on-site operations		
	and not exceeding 726 lb/hr of the	-	
	charging waste		
7.1.3.b	The affected large HMIWI is subject	I	The source is not
	to the emission limits established in		continuously in
	35 IAC Part 229		compliance because
	"Hospital/Medical/Infectious Waste		the source did not
	Incinerators" and shall fully comply	-	show compliance
	with 35 IAC Part 229 by September		within the permitted
	15, 2002 pursuant to 35 IAC	-	schedule.
	229 115(b), and Compliance Schedule		Solicatio.
	established in Condition 7.1.10. The	-	
1	Permittee shall be in full compliance		
	with all of the HMIWI operator		
	provisions of 35 IAC Part 229,		
	, •		
	Subpart J by September 15, 2000. All		
	emission limits and requirements are		
712	discussed further in this Section.		FD1 : 1
7.1 3.c.i	No person shall cause or allow the	C	The unit was tested
4		i '	
	emission of particulate matter into the	·	after initial
	atmosphere from incinerators for		installation and
	atmosphere from incinerators for which construction or modification		installation and demonstrated
	atmosphere from incinerators for which construction or modification commenced on or after April 14,		installation and demonstrated compliance with this
	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1		installation and demonstrated
	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to		installation and demonstrated compliance with this
	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to 12 percent carbon dioxide [35 IAC		installation and demonstrated compliance with this
	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to 12 percent carbon dioxide [35 IAC 212.181(d)].		installation and demonstrated compliance with this requirement
7.1 3 c ii	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to 12 percent carbon dioxide [35 IAC 212.181(d)]. No person shall cause or allow the	C	installation and demonstrated compliance with this requirement The unit was tested
7.1 3 c iı	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to 12 percent carbon dioxide [35 IAC 212.181(d)].	C	installation and demonstrated compliance with this requirement
7.1 3 c iı	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to 12 percent carbon dioxide [35 IAC 212.181(d)]. No person shall cause or allow the	C	installation and demonstrated compliance with this requirement The unit was tested
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7.1 3 c iı	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to 12 percent carbon dioxide [35 IAC 212.181(d)]. No person shall cause or allow the emission of carbon monoxide into the atmosphere from any incinerator to	C	installation and demonstrated compliance with this requirement The unit was tested after initial installation and
7.1 3 c iı	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to 12 percent carbon dioxide [35 IAC 212.181(d)]. No person shall cause or allow the emission of carbon monoxide into the atmosphere from any incinerator to exceed 500 ppm, corrected to 50	C	installation and demonstrated compliance with this requirement The unit was tested after initial installation and demonstrated
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7.1 4.a	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to 12 percent carbon dioxide [35 IAC 212.181(d)]. No person shall cause or allow the emission of carbon monoxide into the atmosphere from any incinerator to exceed 500 ppm, corrected to 50 percent excess air [35 IAC 216.141]. The affected large HMIWI is exempted from compliance with 35 IAC Part 229 by September 15, 2000, except for operator provisions, pursuant to 35 IAC 229.115(b).	С	installation and demonstrated compliance with this requirement The unit was tested after initial installation and demonstrated compliance with this requirement. The HMIWI operators were trained and the unit is exempt from the September 15, 2000 compliance.
	atmosphere from incinerators for which construction or modification commenced on or after April 14, 1972, to exceed 229 mg/scm (0 1 gr/scf) of effluent gases corrected to 12 percent carbon dioxide [35 IAC 212.181(d)]. No person shall cause or allow the emission of carbon monoxide into the atmosphere from any incinerator to exceed 500 ppm, corrected to 50 percent excess air [35 IAC 216.141]. The affected large HMIWI is exempted from compliance with 35 IAC Part 229 by September 15, 2000, except for operator provisions,		installation and demonstrated compliance with this requirement The unit was tested after initial installation and demonstrated compliance with this requirement. The HMIWI operators were trained and the unit is exempt from the September 15, 2000

	construction of this HMIWI was		provision.
	commenced prior to June 20, 1996.		
7.1 4.c	This permit is issued based on the	$\left\{ \mathbf{C}_{i}^{\prime},\ldots,i\right\}$	The unit is compliant
	affected HMIWI not being subject to	0.7	with this standard
	40 CFR Part 64, Compliance	\ \ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	
	Assurance Monitoring (CAM),		
	because the affected HMIWI does not-	•	,
	use an add-on control device to		
	achieve compliance with an emission		
	limitation or standard. The affected		
	HMIWI will not be subject to 40 CFR	·.	
	Part 64 after installation of control		
	device(s), because affected HMIWI is	,	
	subject to a NSPS Guidance proposed	1, 5	
	after November 15, 1990, pursuant to		
	40 CFR 64.2(b)(1)(i)	Ì	
7.1.5.a	Only general hospital waste, including	C-	Only general hospital
7.1.5.α	medical/infectious waste and		waste was charged at
	pathological waste, shall be charged		a rate not exceeding
	to the incinerator at the rate not	. –	726 lb/hr until the
		- ,	· ·
	exceeding 726 lb/hr, based on		initial compliance
	measurement of the weight of each		test.
	load or "charge" of waste introduced		
	into the incinerator.		
7 1 5.b	The secondary combustion chamber	C	Compliance was
	of affected HMIWI shall be preheated		determined by
	to minimum 1807°F (minimum		examination of the
	average) prior to introducing waste	<u> </u> '	operating record.
	into the incinerator This temperature	Ì	
	shall be maintained until burnout of		
	waste in the primary chamber is	'	
	completed.		
7.1.6.a	No HMIWI shall be operated unless a	C	Operators are trained
	trained and qualified HMIWI		and available as
	operator, as specified in 35 IAC Part		required
	229, is available on-site to operate or]	
	supervise the operation of the		
	HMIWI.		
7.1.6.b	To become a trained and qualified	С	The operators were
	operator, a person shall complete a		trained in accordance
	training program that, at a minimum,	İ	with this standard.
	meets the criteria specified further in		Smilletta.
	this condition, pass the examination	}	
*	administered in accordance with		
	condition described below and have		
	either 6 months experience as an	<u>l</u>	L

	ID (137)	7. 3.	
	HMIWI operator or have completed 2		
	burn cycles under the observation of 2	,	
	trained and qualified HMIWI	1-3-	
	operators		
7.1.6.c.i	An operator training program shall	C	Training consisted of
	satisfy all of the following criteria:		the required items.
	Consist of at least 24 hours of training		
	covering the following subjects 1)	'	
	Work safety procedures; 2) Pre-		
	startup procedures, 3) Environmental	f	
	concerns, including pathogen		
	destruction and types of emissions; 4)	1 - 1	
	Basic combustion principles,		
	including combustion byproducts; 5)		
	Instruction in the proper operation of	1	
	the same type of incinerator that will		
	be used by the operator, including		
	proper startup, waste charging, and		
	shutdown procedures, 6)Combustion		
	controls and monitoring; 7)Operation		
	of air pollution control equipment and	-	
-	factors affecting performance,		-
	8)Methods for monitoring pollutants,		
	both by CEMS and by monitoring of	- ,	
	HMIWI and air pollution control		
	device operating parameters, and	-	
	monitoring instrument calibration		
	procedures, 9)Inspection and		
	maintenance of an HMIWI, air		
	pollution control equipment, and		
	CEMS, 10)Corrective measures to		
	remedy malfunctions and conditions	-	
	that may lead to malfunction;		
	11)Characteristics of and proper		
	handling procedures for bottom and		
	fly ash; 12)Recordkeeping		
	procedures, and Applicable Federal,		
	State, and local regulations.		
7.1.6.c ii	Administer an examination designed	C	An exam was
	by the course instructor;		administered
7.1.6.c 1ii	Provide reference materials covering	C	Reference materials
_	all of the course topics specified		are provided.
	above.		
7.1 6.d	Operator qualification is valid from	С	Operator qualification
	the date on which the examination		is determined as set
	specified in Condition 7.1.6(c)(ii) is		forth in this standard
<u> </u>	1 -F	·	

	passed, or the completion of the	, , , , ,	
	experience requirements set forth in	- ·	
	Condition 7.1.6(b), whichever is later.		
7.1.6.e i	In order for an operator that has been qualified in accordance with	C_{i}	The operators comply with this requirement
ļ	Condition 7.1 6(b) to maintain the	_, _	since the training is in
	necessary qualification status, the	/	accordance with this
	operator shall Complete and pass an	,	requirement
i	annual review course of at least 4		1
	hours in length that, at a minimum,	•	
	covers the following subjects A) An	;	
	update of applicable regulations; B)		
	Proper incinerator operation,		
	including startup and shutdown		
	procedures; C) Proper incinerator	7	
	inspection and maintenance; D)		
	Responses to malfunctions and		
	conditions that may lead to	~	
ļ	malfunction; and E)A discussion of	- ,	
	operating problems encountered by	,	
	attendees.	-	
7.1.6 e ii	If an operator fails to either take or to	С	All assigned
	complete and pass the annual review		operators completed
}	course, the operator's qualification		annual review.
	will lapse.		
7.1.6 e iii	If the operator's qualification lapses	C .	No operator had a
	for less than 3 years, qualification		lapse of longer than
	may be reinstated by taking and		three years prior to
	passing the annual review course, as		recertification.
	provided under Condition 7.1.6(e)(1).	,- <u>-</u>	
7.1.6 e iv	If there is a 3-year or greater lapse in	C	No operator had a
	an operator's qualification, then the		lapse of longer than
	operator shall take and pass an		three years prior to
	operator training course, as provided		recertification
	for under Condition 7.1.6(c), in order		
	to reinstate the qualification [35 IAC		
	229.170].		
7 1.7.a	The owner or operator of a hospital	С	A waste management
	subject to the requirements in this Part		plan was prepared
	shall submit to the Illinois EPA, in		based on this format
	accordance with 35 IAC 229.184(b), a		and submitted as
	waste management plan. Such plan		required.
	shall outline technically and		•
	economically feasible policies and		
	practices for reducing the amount and		
	Landers and and and and and and	L.,	

	toxicity of hospital and	7 =	
	toxicity of hospital and medical/infectious waste incinerated	1	
	1	,	
	at the hospital. The waste	1000	
	management plan shall include the	1 1 /	
	following components. a) The name	~ 5	
	and location of the facility; b) A		
	written policy statement setting forth.	~~,	
	management support for waste		
	management and implementation of		
	the plan; c) A statement of goals for		
	reducing the volume and toxicity of		
	waste, expressed numerically where		
	feasible, d) Identification of the staff		
	responsible for development and	1.	
	implementation of the plan, as well as		
	a description of their roles and		
	responsibilities; e) A description of	`\ _ '	
	communication and education	~_ :	
	programs to make employees aware		
	of the waste management program	,=	
	and their responsibilities; f)A		
	summary of existing waste	-	
	management policies and practices;	-	
	g)Identification of technically and		
	economically feasible waste	- ,	
	management policies and practices to		
	be implemented and, where practical,	-	
	a schedule for the implementation of	-	
	the selected measures; and		
	Procedures for tracking	,	
	implementation of the plan and		
	progress toward achieving the goals.	,	
7.1.7.b	Prior to the development of the waste	С	The Permittee
	management plan, the hospital shall		performed these
	assess a) Current waste management		assessments prior to
	practices; b) All of the available data		the development of
	that it has collected on the types,		the Waste
	quantities, and sources of its waste; c)		Management Plan.
	Technical information on alternative		,
	waste management practices, such as		
	the American Hospital Association		
	publication entitled "An Ounce of		
	Prevention: Waste Management		
	Strategies for Health Care Facilities,"		
	incorporated by reference at 35 IAC		
_	1 -		
L	229.104(a), and d) The feasibility of		

	11: 1		
	implementing additional waste		
	management policies and practices,	7-3	
	taking into account such		
	considerations as. 1.The effectiveness		
	of existing policies and practices;	13.2	
	2. The costs of additional measures;	7	
	3. The potential effects on patient care	` _	
	and worker safety; 4. The	•	
	environmental benefits and savings,		
	5 The recycling options available in		
1	the area; and 6 The availability of		
	1	,	
	products or equipment needed to	,	
1	implement alternative measures.		
ļ		`~	
7.1.7 c	The following measures, at a	·C	The listed measures
	minimum, shall be considered when	:	were all considered in
!	evaluating alternative waste_		development of the
	management practices and developing	~	Waste Management
	waste management policies and		Plan
}	procedures: a) Segregating waste	,	
	streams; b) Phasing out the use of	-	
1	products containing toxic materials; c)	,	
	reusing products and equipment, d)	- '	
	,	' '	
	Reducing the use of packaging and		
	disposable items, e) Collecting		
	recyclable materials; and f) Improving		}
,	inventory control, training and		
	housekeeping practices.		
7.1.7 d	Any waste management plan that has	C ·	Previous waste
	been developed by a hospital subject		management plan
	to the requirements of this part prior		information was
	to May 15, 1999, may be incorporated		incorporated as
	into the waste management plan		appropriate.
	required by this condition, to the		- LL - L - Mary
	extent that such a plan is consistent		
	with the requirements of this		
	•		
717	condition and 35 IAC 229.176.		A XX74-
7.1.7.e	The owner or operator of the affected	C	A Waste
	hospital shall submit a waste		Management Plan
	management plan to the Illinois EPA		was submitted with
	at the same time site-specific		report on site-specific
	operating parameters are reported, as		operating parameters
	specified in 35 IAC 229.184(b).		
7.1.7.f	The waste management plan shall be	С	The CAAPP is not
7,1,7,1	The maste management plan shall be		1 110 01111 13 1100

	updated every 5 years to coincide with the renewal of the facility's CAAPP permit.		yet due for renewal.
7.1 7.g	The owner or operator of the affected hospital shall submit a waste management progress report to the Illinois EPA annually, along with the annual emissions report required by 35 IAC 201 302. The progress report shall include the following elements: a) A description of progress made during the previous calendar year toward meeting the goals established in the plan; b) A summary of the waste management practices that were implemented; and c) Any amendments to the plan along with a brief explanation of the need for the amendments	C	A progress report was submitted with the annual compliance test report
7.1.7.h	Upon written request, the Permittee shall make the waste management plan and annual progress reports available for public review during normal business hours (35 IAC 229.176).	C	The hospital will make the plan and annual reports available upon written request
718a	In addition to Condition 5.2.2 and the source wide emission limitations in Condition 5.5, the affected large HMIWI is subject to the following After September 15, 2002 the emission shall not exceed the following limits pursuant to 35 IAC 229 125(b),	·	The facility conducted a compliance test. The test report showed the HMIWI was not in compliance. The system later conducted a compliance test that demonstrated compliance with the emission standards.
7.1.8.b	Prior to September 15, 2002 emissions of CO and PM from the affected large HMIWI shall not exceed the limits identified in condition 7.1 3 c	С	Testing conducted prior to September 15, 2002 demonstrated compliance with this standard.
7.1.8.c	HCl emissions and operation of the	С	Operating records

	affected HMIWI shall not exceed the		indicate the loading
	following limits: i) The total amount		standard was
	,		
	of waste incinerated in the affected		complied with and
	HMIWI shall not exceed 100 tons/mo	Ų(hence emissions were
	and 997 7 tons/yr. ii) Emission from	, , , , , , , , , , , , , , , , , , ,	within the standard
	the affected HMIWI shall not exceed,	,	
	the following limits. 1.0 ton/month	~	
	and 9.99 ton/year HCl. These limits		
	are based on the maximum operating		
	rate and emission factor equal to		
	20.044 lb HCl/ton waste charged, and		
	established as potential emissions for		
	affected HMIWI. The source has		
	requested that the Illinois EPA	~	
	establish emission limitations and	-	
	other appropriate terms and conditions	, ,	
	in this permit that limit the HCl	,	
	emissions from the affected HMIWI		
	[TIN].		
7.1.8 d	<u> </u>	С	The mental data is
7.1.8 d	Compliance with annual limits shall		The monthly data is
	be determined on a monthly basis		available and
	from the sum of the data for the		demonstrates
	current month plus the preceding 11		compliance.
	months (running 12 month total).		
7 1 9.a	Initial performance testing of the	C	The compliance test
	affected large HMIWI shall be	_	was performed prior
	performed no later than the date		to the scheduled date
	established in the Compliance		
	Schedule of Condition 7.1.10 and by		
	using the following USEPA test		
	Methods, as established by 35 IAC		
	229 104(d).		
	USEPA Methods. 1, 2, 3, 3a, 5, 9, 10,	[-	
	10B, 23, 26, 26A, and 29.		
719b	When conducting a performance test	С	The performance test
, 0	for an HMIWI, the owner or operator	_	was conducted
	shall: a) Test an HMIWI at the waste		according to this
	charging rate specified in its permit		requirement.
	or, if no permit has been issued, in its		roquiromoni.
	permit application; b) Burn		
	• • • • • • • • • • • • • • • • • • •		
	representative waste streams that are		
	typically combusted in that HMIWI;		
_	c) Conduct testing during periods that		
	are inclusive of maximum emissions		
	of the HMIWI and not during periods		
	of startup, malfunction, or shutdown;	<u></u>	

	r	1 -	
	and d) Weigh the amount of waste combusted for each run of the		
		,	
	performance test before charging the waste to an HMIWI to within 1 0	11,5,-	
		. , ,	•
710	percent accuracy.	0:	T1 1' 1
7.1.9 c	The owner or operator of an HMIWI	C.	The owner complied
	shall submit a test plan to the Illinois	٠,	with the notification
	EPA at least 45 days before	_	and other
	conducting a performance test.		requirements
	Performance test plans shall include		
	the following; a) The proposed date of	,	
	the performance test, b) A roster of		
	testing personnel, which provides	_	
	information concerning their testing	~ _	
	experience; c) A description of the		
1	specific conditions under which the		
	test will be performed, including, at a		
	minimum: 1. Why these conditions		
	will be representative of the operation		
	and include maximum emissions of	_	
	the HMIWI, and 2 The means by	_	-
·	which the operating parameter values		
	will be determined; d) A technical		
	description of the HMIWI being	, -	
	tested; e) The parameters and		
	pollutants that will be monitored		
	during the performance test; and f)	-	
	The quality assurance procedures that		
	will be followed during the	ļ	
	performance test.		
7.1.9.d	The owner or operator of an HMIWI	С	The owner provided
	shall give the Illinois EPA 5 days		the required
	written notice prior to actually		notification
	conducting any performance testing		
	required by the provisions of 35 IAC		
	part 229.		
7 1 9.e	Testing conducted pursuant to 35 IAC	C	Testing followed the
	Part 229 shall be according to the		listed procedures.
	procedures and test methods specified		instea procedures.
	for the measurement of each pollutant		
	in Appendix C of 35 IAC Part 229.		
7.1.9.f	Any use of a bypass stack during a	C	There was no use of
7.1.7.1	performance test shall invalidate the		the bypass stack
-	results of that run.		_
7100		С	during the test.
7.1.9.g	The owner or operator of an HMIWI		A test was scheduled
	may conduct a repeat performance		and conducted The

	test at any time to establish new site- specific operating values for the HMIWI. Such new site specific operating parameter values may not be relied upon until approved by the Illinois EPA as a permit condition		results were reviewed and accepted by the IEPA.
7.1.9.h	Following the date on which the initial performance test is completed, as required by 35 IAC 229.142, the Permittee shall conduct an annual opacity test by September 15 of each year	С	Opacity was tested prior to September 15.
7191	The Illinois EPA or the USEPA may request that the owner or operator of an HMIWI conduct a new performance test at any time.	С	No test was requested by the IEPA.
7.191	Following the date on which the initial performance test is completed, as required by this permit and 35 IAC 229.142, the Permittee shall conduct an annual performance test, by September 15 of each year to determine compliance with the PM, CO and HCl emission limits specified in 35 IAC 229.125(b), using the applicable test procedures and methods specified in 35 IAC 229.140. a) If all 3 annual performance tests over a 3-year period indicate compliance with the emission limits for PM, CO, or HCl specified in 35 IAC 229.125(b), the owner or operator of an HMIWI may forego a performance test for that pollutant during the next 2 years. If the next performance test conducted every third year indicates compliance with the emission limits for PM, CO, or HCl specified in 35 IAC 229.125(b), the owner or operator of an HMIWI may forego a performance test for that pollutant for an additional 2 years form the date of the previous performance test indicates	C	The Permittee complied with this requirement by conducting a performance test in 2003

	noncompliance with the respective emission limit, the owner or operator of an HMIWI shall conduct a performance test for that pollutant annually until all annual performance tests over a 3-year period indicate compliance with the respective emission limits.		
7.1.9.k.i	The Permittee shall comply with the following initial performance testing and establishment of operating parameters requirements, pursuant to 35 IAC 229.142: If an HMIWI is equipped with a dry scrubber followed by a fabric filter, a wet scrubber, or a dry scrubber followed by a fabric filter and wet scrubber, establish the appropriate maximum and minimum operating parameter values indicated in Appendix B of 35 IAC Part 229 and Condition 7.1.9(1) of this permit for the relevant control system during the initial performance test, provided that the performance test demonstrates compliance with the emission limits specified in 35 IAC 229.125, and	С	The initial compliance test was conducted on a dry scrubber followed by a fabric filter and operating parameters were established.
7.1.9.k ii	If air pollution control equipment other than a dry scrubber followed by a fabric filter, a wet scrubber, or dry scrubber followed by a fabric filter and a wet scrubber is used to comply with the emission limits under 35 IAC 229.125, the initial performance test may not be conducted until site-specific operating parameters that will be monitored to demonstrate compliance with this part have been established by the Illinois EPA in a construction permit and approved by USEPA.	C	The source is in compliance because no other air pollution control equipment was installed.
7.1.9.1	Operating Parameters to be Monitored and Minimum Measurement and Recording Frequencies. A) Maximum	С	The system operating parameters are monitored and

Charge Rate,	recorded at the
Continuous, once	required
per hour B)	frequencies
Maximum Fabric	-
Filter Inlet	
Temperature,	
Continuous, once	
per minute C)	
Maximum Flue Gas	
Temperature,	
Continuous, once	
per minute D)	
Minimum	
Secondary	

7.1 10 a	Chamber Temperature, Continuous, once per minute E) Minimum dioxin/Furan Sorbent Flow Rate, Hourly, once per hour F) Minimum HCl Sorbent Flow Rate, Hourly, once per hour G) Minimum Hg Sorbent Flow Rate, Hourly, Once per hour To meet full compliance with 35 IAC Part 229 by September 15, 2002 the Permittee shall fulfill the following actions: Commence the implementation of the necessary	С	Implementation of the necessary construction was started on or before this date
	construction or installation of the new air pollution control equipment by November 30, 2000		
7.1 10 b	To meet full compliance with 35 IAC Part 229 by September 15, 2002 the Permittee shall fulfill the following actions: Complete the installation or construction of the new air pollution control equipment or modification of the existing one by August 31, 2001	N	Initial startup was not completed by this date
71.10 c	To meet full compliance with 35 IAC Part 229 by September 15, 2002 the Permittee shall fulfill the following actions Perform initial startup of the retrofitted HMIWI by January 15, 2002	N	Startup was not completed by this date
7 1 10 d	Complete the initial performance test in accordance with 35 IAC 229.142 and testing conditions of this permit within 180 days after initial startup.	N	The initial performance test was not completed within 180 days after January 15, 2002
7.1 11.a	Once the initial performance test required by this permit and 35 IAC 229.142 has been performed, and the site-specific minimum and maximum operating parameter values have been established, the owner or operator of the affected large HMIWI shall continuously monitor those parameters.	С	The parameters are monitored as required.
71.11 b	The owner or operator of the affected large HMIWI shall comply with the following monitoring requirements a) Install, calibrate according to	С	The equipment to comply is installed and operating as per this requirement.

manufacturer's specifications, maintain, and operate devices or establish methods for monitoring the applicable maximum and minimum operating parameters specified in condition 7.1 9(1) and Appendix B of 35 IAC Part 229 such that these devices or methods measure and record values for these operating parameters at the frequencies indicated in condition 7.1.9(1) of this permit at all times, except during periods of startup and shutdown; b)Install, calibrate according to manufacturer's specifications, maintain, and operate a device or establish a method for identifying the use of the bypass stack, including date, time, and duration of use, c)If control equipment other than a dry scrubber followed by a fabric filter, a wet scrubber, or a dry scrubber followed by a fabric filter and a wet scrubber is used to comply with the emission limits under condition 7 1.6(a), install, calibrate acco4rding to manufacturer's specifications, maintain, and operate the equipment necessary to monitor the site-specific operating parameters developed and approved pursuant to 35 IAC 229.142(d); and d)Record monitoring data at all times during HMIWI operation, except during the periods of monitoring equipment malfunction, calibration, or repair At a minimum, valid monitoring data shall be recorded for 75 percent of the operating hours per day and for 90 percent of the operating days per calendar quarter that an HMIWI is combusting hospital waste or medical/infectious waste (35 IAC 229.166)

The data required and

subject to the emission limits under 35 IAC Part 229 shall maintain records of the following information: a) The calendar date of each record b) The following data, where applicable: 1. Concentrations of all applicable pollutants listed in 35 IAC 229.125(b) and any measurements of opacity as required under 35 IAC 229.125(c), 2.HMIWI charge dates, times and weights, and hourly charge rates; 3. If a fabric filter is used, the fabric filter inlet temperatures during each minute of operation; 4. The amount and type of dioxin/furan sorbent used during each hour of operation; 5. The amount and type of Hg sorbent used during each hour of operation, 6. The amount and type of HCl sorbent used during each hour of operation; 7. The secondary chamber temperatures recorded during each minute of operation, 8 Identification of any use of the bypass stack, including dates, times, and the duration of such use. C) Identification of any calendar days for which data on emission rates or operating parameters specified under Condition 7.1.11(a)(11) have not been obtained, with an identification of the emission rates or operating parameters not measured, reasons for not obtaining data, and a description of the corrective actions taken; d) Identification of any malfunctions, including the calendar date, the time and duration, and a description of the malfunction and of the corrective action taken to remedy it, e) Identification of calendar days for which data on emission rates or operating parameters specified under Condition 7.1.11(a)(ii) exceeded the applicable limits, with a description of the exceedances, reasons for such exceedances, and a description of the

records specified were maintained in accordance with this condition.

	corrective actions taken; f) The results	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	
	of the initial, annual, and any other		
	performance tests; g) Records of		
	calibration of any monitoring devices	<i>i</i> -	
	as required under Condition 7.1.10(b)'	- ' -	
	and h) Identification of the names of		
	all HMIWI operators who have met	~ .	
	the criteria for qualification under 35		
	IAC 229 170, including	~-	
	1.Documentation of training and the		
	dates of the training; and 2. The date		
	of the initial review and all	-	'
{	subsequent annual reviews of the		
	information specified in 35 IAC.	_	
	229.172(a), as required by 35 IAC	-	
	229.172(a), as required by 3.3 IAC 229.172(b)		
7.1.12.b	All records required under 35 IAC	C	The records are
1.1.12.0	Part 229 shall be maintained on site		maintained for at
!	for a period of 5 years, in either paper		
1	1		least 5 years in electronic format
	copy or electronic format, unless an		electronic format
	alternative format has been approved		
7112	by the Illinois EPA.		T1
7.1.12.c	All records required to be maintained	C	The records are
	pursuant to 35 IAC Part 229 shall be	ú	available upon IEPA
	made available to the Illinois EPA		request
	upon request	-	
7.1 13	The Permittee shall promptly notify	C	The Permittee
7.1 15	the Illinois EPA, Compliance Section,		promptly notified the
	of noncompliance of affected HMIWI	-	IEPA of
	with the permit requirements as	,	
	follows, pursuant to Section		noncompliance as soon as the Permittee
1	39.5(7)(f)(ii) of the Act. Reports shall		became aware of such
	describe the probably cause of such		noncompliance.
			noncomphance.
j	deviations, and any corrective actions		
7112-	or preventive measures taken;		Each reserve here here
7.1.13.a	The facility manager and the	С	Each report has been
	responsible official for the affected		certified by a
	source shall certify each report		responsible official.
71101	required under 35 IAC Part 229.		D C
7.1.13.b	The owner or operator of an HMIWI	С	Performance test
-	shall submit to the Illinois EPA the		reports were
-	results of any performance test		promptly submitted
	conducted on the HMIWI within 60		as received from the
	days after conducting the performance		testing company.
	test. The information submitted with		

			Г
1	the initial performance test required	4.77	
	by this permit shall include: a) The	7	
	test data and values for the site-	1.1	
	specific operating parameters		
	established for an HMIWI pursuant to-	~ = '	
	35 IAC 229.142, and b) A copy of the		
	waste management plan required	~ .	
	under 35 IAC Part 229, Subpart K.		
7.1 13 c	The owner or operator of affected	C	The required report
7.1. 15 0	HMIWIs shall submit the information		was submitted within
	specified further in this condition to		60 days after the end
	the Illinois EPA by September 15,		1
!			of the reporting
	2002 and by September 15 of each	- ,	period and included
	year thereafter After issuance of the		the specified
	CAAPP permit, the Permittee shall	,	information.
	submit these reports semi-annually.		
	The annual report shall include the		
	following information. a) The values	^	
	for site-specific operating parameters		
ļ	established pursuant to 35 IAC		
	229.142, b) The highest maximum	-	
	operating parameter and the lowest		
	minimum operating parameter, as	, .	
	applicable, for each operating		
}	parameter, recorded for the calendar	-	
	•		
}	year being reported and for the	-	
	calendar year preceding the year		
	being reported, c) Any information		
	recorded pursuant to 35 IAC		
	229.182(a)(3) through (5) for the	-	
	calendar year being reported and for	,	
	the calendar year preceding the year	<i>:</i>	
	being reported; d)If no exceedances or		
	malfunctions were recorded under 35		
	IAC 229 182(a)(3) through (a)(5) for		
1	the calendar year being reported, a	i	
	statement that no exceedances		
	occurred during the reporting period;		
	and e)Any use of the bypass stack, the		
	duration of use, the reason for		
	malfunction, and the corrective		
	actions taken		cm1
7 1.13.d	The semiannual reports must be	C	The report was
	submitted within 60 days following		submitted prior to the
	the end of the reporting period. The		specified date.
	first semiannual reporting period ends		
	• • • •		specified date.

	on March 15 of each year and the		T
	second semiannual reporting period	~.	
	ends on September 15 of each year.		
7.1.14		<u> </u>	Thomas are no to-me to
7.1.14	Operational Flexibility/Anticipated	С	There are no terms to
5115	Operating Scenarios N/A		this condition.
7.1.15 a	Compliance with emission limits	C	The HMIWI initial
	established in this permit for affected	~	stacking tests
	HMIWI is assumed to be achieved by	~ <u>-</u>	determined emission
	compliance with operating, control,		factors
	and testing requirements and		
	procedures established pursuant to 35		
	IAC Part 229 Specific emission		
	factors for the regulated air pollutants	-	
	shall be established based on the data		
	of initial stack testing performed	-	
7 1.15 b	The uncontrolled emission factors for	C	Prior to the stack
	emissions shall be used prior to new	-	testing the emissions
	controlled emission data being		factors used were
	retrieved from the stack testing. For		from AP-42
	these purposes, the following AP-42		
	emission factors (excluding HCl) shall		
	be used. HCl at 20 044 lb/ton of		
	waste, PM at 4.67 lb/ton, NOx at		
	3 56, and CO at 2.95 lb/ton The HCl		
	emissions factor was established by		
	stack testing on November 16, 2000		
7.2.1	Natural gas-fired/fuel oil #2 fired	C	Natural gas fired
7.2.1			
	boilers used to produce heat and		boilers produce heat and steam at the
	steam at the source		
722	Land CD desired II in 1D II in		source.
7.2 2	List of Emission Units and Pollution	C	The installed boilers
	Control Equipment		are as described in
			the permit.
	Unit 2, Boilers, Four natural gas-fired		
	boilers with a capability of burning		
	fuel oil #2 as backup. Maximum heat		
	input for boiler #1 20.5 MMBtu/hr,		
	Boiler #2 & #3 51.5 MMBtu/hr, and		
	#4 10.25 MMBtu/hr		
7.2.3	Applicability Provisions and	C	The boilers were
	Applicable Regulations a) An		operated as specified
	"affected boiler" for the purpose of		in this condition.
	these unit specific conditions is a		
	natural gas-fired boiler with a fuel oil		
	#2 as backup used for processing heat		
	and steam for hospital needs b) No		
		ا 	

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	person shall cause or allow the	7.5.	
	emission of carbon monoxide into the	7	
	atmosphere from any fuel combustion	100	
	emission source with actual heat input		
	greater than 2 9 MW (10 MMBtu/hr)		
	to exceed 200 ppm, corrected 50		
	percent excess air [35 IAC 216.121]		
	c) No person shall cause or allow the	-	
	following emission of sulfur dioxide		
	into the atmosphere in any one hour		
	period from any existing fuel		
	combustion source (constructed prior		
	to April 14, 1972) with actual heat		
	input smaller than, or equal to, 250	•	
:	MMBtu/hr, burning liquid fuel	•	
	exclusively. 0 3 lb/MMBtu for-		
	distillate fuel oil [35 IAC 214.161].		
	d) No person shall cause or allow the		
	following emissions of sulfur dioxide		
	into the atmosphere in any one hour	_	
	period from any new fuel combustion	•	
	source (constructed after April 14,	-	
	1972) with actual heat input smaller		
	than, or equal to, 250 MMBtu/hr,	-	
	burning liquid fuel exclusively. 0.3		
	lb/MMBtu for distillate fuel oil [35]		
	IAC 214 122(b)]. e) The emissions of	·	
	particulate matter into the atmosphere		
	in any one hour period shall not		
	exceed 0 15 kg/MW-hr (0.10		
	lb/MMBtu) of actual heat input from		
	any fuel combustion unit using liquid		
ļ	fuel exclusively [35 IAC 212.206].	-	
724	Non-Applicability of Regulations of	С	The boiler size is
	Concern a) Each affected boiler is not		below the stated
	subject to 35 IAC 217.141, Emissions		minimum so the
	of Nitrogen Oxides From Existing		source is in
	Fuel Combustion Emission Sources in		compliance.
	Major Metropolitan Areas, because		Tomphanov.
	the actual heat input of each boiler is		
	less than 73 2 MW (250 MMBtu/hr).		
	b) Pursuant to 35 IAC 218.303, any		
	fuel combustion emission unit is not		
	subject to 35 IAC Part 218, Subpart		
	G. Use of Organic Material. c)		
L	Affected boilers #1-4 are not subject		

	to the Standard of Performance for		
	Small-Industrial Commercial-		
	Institutional Steam Generating Units,	/, /	
	40 CFR 60 Subpart Dc, because these	1/200	
	boilers had been constructed prior to		
	June 9, 1989.		
7 2.5	Operational and Production Limits	Ç	There are no limits.
1 2.5	and Work Practices	1 ~	There are no minus.
	and work I factices		
7.2.6	Emission Limitations	C	There are no limits
7.2.7	Testing Requirements	С	There are no testing
			requirements
7.2.8	Monitoring Requirements	C ·	There are no
			monitoring
	1/2	7	requirements.
7.2.9	The Permittee shall maintain records	C	The source maintain
,.	of the following items for the affected	-	the records of fuel
	utility units to demonstrate		consumption and
	compliance with conditions of this		annual emissions are
	permit, pursuant to Section 39.5(7)(b)	,	calculated in
	of the Act a) Total natural gas		accordance with
	consumption (MMscf/month and	1	Condition 7.2.12.
	MMscf/yr) for all affected boilers b)	-	Condition 7.2.12.
	Total fuel oil consumption (gal/mo		
	and gal/yr) c) Annual emissions of		
	regulated air pollutants as calculated		
	in accordance with compliance		
	procedures in Condition 7.2.12 d) Records of sulfur content in the		
	· · · · · · · · · · · · · · · · · · ·		
7.0.10	distillate fuel oil (wt%)	 	771
7 2 10	The Permittee shall promptly notify	C	The permitted has
	the Illinois EPA, Compliance Section	-	reported
	of noncompliance with the emission		noncompliance issue
	limitations as follows pursuant to		as required
	Section 39.5(7)(f)(ii) of the Act.		
	If there is an exceedance of the		
	emission limitations of this permit as		
	determined by the records required by		
	this permit, the Permittee shall submit		
	a report to the Illinois EPA's		
	Compliance Section in Springfield,		
	Illinois within 30 days after the		
	exceedance. The report shall include		
	the emissions released in accordance		
	with the recordkeeping requirements,	1	

	description of the exceedance or		
	violation and efforts to reduce		
	emissions and future occurrences.	1, 7	
7.2.11	Operational Flexibility/Anticipated	C	There are no
	Operating Scenarios		requirements for this
		~ <u>,</u>	section.
7.2 12	Compliance with the emission limits	C	Calculations of
	established in Condition 5.5.1 of this	-3	emissions are
[permit shall be based on the		completed using the
	recordkeeping requirements of		specified tables
	Condition 7.2 9 and the emission	•	
1	factors and formulas listed below:		
	NATURAL GAS MODE (PM 7.6		
	lb/MMSCF, NOx 100.0 lb/MMSCF,		
	SO2 0.6 lb/MMSCF, VOM		
	lb/MMSCF) These are the emission	,	
	factors for uncontrolled natural gas	_	
	combustion in small boilers (< 100		
1	MMBtu/hr), Tables 1 4-1 and 1.4-2,	_	
	AP-42, March 1998 Emissions (lb) =		
	natural gas consumed multiplied by	-,-	
	the appropriate emission factor.		
	FUEL OIL MODE (PM 2 lb/1000gal,		
	NOx 20 lb/1000 gal, SO2 142S		
i	lb/1000 gal, CO 5 lb/1000 gal) These		
ļ	are the emission factors for		
	uncontrolled distillate fuel oil		
	combustion, AP-42, Table 1.3-1,	~ ~~	
	September 1998 "S" indicates that		
	the weight % of sulfur in the oil	~.	
	should be multiplied by the value		
	given. Emissions (lb) = distillate fuel	,	
	oil consumed multiplied by the		
	appropriate emission factor.		
7.3.1	Internal combustion engines are used	С	Engines are used to
	for production of cooling water		drive chillers for
			production of chilled
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		water.
7.3.2	List of Emission Units and Pollution	С	Installed equipment is
	Control Equipment: Two internal		as described
	combustion engines (11 2 MMBtu/hr		
]	each) with no emission control		
	equipment		
7.3 3 a	An "affected engine" for the purpose	C	The installed engines
	of these unit specific conditions, is a		are in this category.
	natural gas fired internal combustion		

	engine used for production of cooling water.		
7 3.3.b	The emission of VOM into the atmosphere shall not exceed 3.6 kg/hour (8 lb/hour) from an affected	G /	The engines comply with this standard.
	engine, except as provided in 35 IAC 215.302, 215.303, or 215.304 and the	-	
	following exemption: If no odor		
	nuisance exists the limitation of 35	}	
	IAC 218 Subpart G shall only apply		
	to photochemically reactive material [35 IAC 215.301]		
7.3.3.c.1	No person shall cause or allow the	C	The facility complied
	emission of smoke or other particulate		with this section.
	matter, with an opacity greater than		
	30 percent, into the atmosphere from		
	any emission unit other than those		
	emission units subject to 35 IAC 212.122		
7.3 3 c iı	The emission of smoke or other	C	The source complied
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	particulate matter from any such		with this standard.
	emission unit may have an opacity		
	greater than 30 percent but not greater		
	than 60 percent for a period or periods		
	aggregating 8 minutes in any 60		
	minute period, provided that such		
	opaque emissions permitted during		
	any 60 minute period shall occur from		
	only one such emission unit-locate	-	
	within a 305 m (1000 ft) radius from		
	the center point of any other such		
	emission unit owned or operated by	1.	
	such person, and provided further that such emission unit shall be limited to		
	3 times in any 24 hours [35 IAC		
	212.123]. –		
7.3 4	The affected engine at this source is	C	The engine does not
7.5 4	not subject to requirements of the		have a process weight
	following an affected engine is not		rate
	subject to the requirements of 35 IAC		
	212.321 because it does not have a	[
	process weight rate as defined in 35 IAC 21.5250.		
7.3.5.a	Natural gas shall be the only fuel used	С	Natural gas is the
	for the affected engine.		only fuel used for the engine

- -

7.3.5.b	The operation of each affected engine	C	Each engine operated
7.5.5.0	shall not exceed 3,500 hour of		less than 3,500 hours
	operation per year		in the calendar year
7.3.6	In addition to Condition 5.2.2 and the	C	The engines comply
7.5.0	source wide emission limitations in	~ `-	with these conditions
	Condition 5.5.1, total emissions from		With these conditions
	the both affected engines shall not	٠	
	exceed the following limits: VOM	<u>'</u>	
	12.66 lb/hr and 22.14 t/yr, NOx 6.32	_	
	lb/hr and 11.08 t/yr, SO2 2 04 lb/hr		
		,	
}	and 3.56 t/yr, PM10 3.06 lb/hr and		
	5.54 t/yr. The above limitations are		
	being established in this permit	-	
	pursuant to Title I of the CAA,		
	specifically 40 CFR 52.21, Prevention		
	of Significant Deterioration (PSD).	, ,	
	The source has requested that the	-	
ļ	Illinois EPA establish emission		
	limitations and other appropriate		
	terms and conditions in this permit		
	that limit emissions from the affected		
	engines below the levels that would		
1	trigger the applicability of these rules,		
	consistent with the information		
j	provided in the CAAPP application		
	[T1N]		
7.3.7	Testing Requirements None	Ç	The source complies
		1	because there are no
		-	requirements
7.3.8	Monitoring Requirements	C	The source complies
			because there are no
			requirements
7.3.9	Recordkeeping Requirements	С	The source maintains
	The Permittee shall maintain records		the required records.
ļ	of the following items for the affected	1	1
	engines to demonstrate compliance	1	
	with conditions of this permit,		
	pursuant to Section 39.5(7)(b) of the		
	Act: a) Hours of operation (hr/year).		
	b) Annual emissions of air pollutants		
ļ	from the affected engine based on the		
}	· · ·		
-	hours of operation and emission		
	factors, as established by the		
	compliance procedures of Condition		
7210	7.3.12.		TI
7.3.10	The Permittee shall promptly notify	C	There were no

	the Illinois EDA Compliance Section		violations or
	the Illinois EPA, Compliance Section of deviations of affected internal		
	1		exceedances to
	combustion engines with the permit	1.	report.
	requirements as follows, pursuant to		
	Section 39.5 (7)(ii) of the Act.		
	Reports shall describe the probably	,	
	cause of such deviations, and any	~	
	corrective actions or preventive	~~	
	measures taken: If there is an		
	exceedance of the emission		
	limitations of this permit as		
	determined by the records required by		
	this permit, the Permittee shall submit	_	
	a report to the Illinois EPA's		
	Compliance Section in Springfield,	7	
	Illinois within 30 days after the	, ,	
	exceedance The report shall include		
	the emissions released in accordance	S	
	with the recordkeeping requirements,		
	a copy of the relevant records, and a		
	description of the exceedance or		
	violation and efforts to reduce		
	emissions and future occurrences.		
7 3.11	Operational Flexibility/Anticipated	C	The Permittee is in
	Operating Scenarios. N/A	_	compliance with this
			standard since it is
	,	-	not applicable.
7.3 12 a	Compliance with Conditions 7,3.3(b)	С	The Permittee
	and (c) is assumed to be achieved by		follows expected
	the work-practices inherent in the	-	work-practice
	operation of affected engine, so that	·	inherent in operation
	no compliance procedures are set in		of affected engine.
	this permit addressing this regulation;		or annotion ungine.
	and		
7 3.12 b	Compliance with the emission limits	C	The listed emissions
, 5.120	in Condition 5.5.1 shall be based on		factors are used to
	the recordkeeping requirements in		calculate emissions
	Condition 7.3 9 and calculated based		Carcarate Chinosions
	on the emission factors listed below:		
	VOM at 0.5 gram/hp/hr, NOx at 2.0		
	gram/hp/hr, PM10 at 0.32 gram/hp/hr,]	
-	and SO2 at 1.0 gram/hp/hr. These	}	
_	emission factors are based on the		
	manufacturer's emission data		
	(Caterpillar, engine model G3516)		
	provided with the application.		

8.1	Permit Shield Pursuant to Section	C	The Permittee
	39.5(7)(j) of the Act, the Permittee	1	qualifies under this
	has requested and has been granted a	13700	permit shield
	permit shield. This permit shield		condition.
	provides that compliance with the	1	
	conditions of this permit shall be	` '	
	deemed compliance with applicable		
	requirements which were applicable	1.7	
	as of the date the proposed permit for		
	this source was issued, provided that	}	
	either the applicable requirements are	7	
	specifically identified within this	1	1
	permit, or the Illinois EPA, in acting	\ \. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
	on this permit application, has	•	
	determined that other requirements	_ ` `	
	specifically identified are not	1 1	
	applicable to this source and this	- ' .'	
	determination (or a concise summary	'	
	thereof) is included in this permit.		
	This permit shield does not extend to	1-	
	applicable requirements which are	- , -	
	promulgated after January 31,		
	2001(the date of issuance of the draft	,-	
	permit) unless this permit has been		
	modified to reflect such new	-	
	requirements.	,	
8.2	Applicability of Title IV	С	This source is not a
	Requirements (Acid Deposition	_	Title IV affected
	Control) This source is not an affected		source.
	source under Title IV of the CAA and		
	is not subject to requirements		
	pursuant to Title IV of the CAA.		
8.3	As of the date of issuance of this	С	There are no
	permit, there are no such economic		marketable permit or
	incentive, marketable permit or		emission trading
	emission trading programs that have		programs approved
	been approved by USEPA.		by the USEPA.
8.4.1	Physical or operational changes	С	There have been no
0. 1. 1	specifically addressed by the		changes to the
	Conditions of this permit that have	ĺ	conditions of this
	been identified as not requiring		permit.
	Illinois EPA notification may be		permit.
	implemented without prior notice to		
-	the Illinois EPA	į.	
9.4.2	The Permittee is authorized to make	C	There have been no
8.4.2	1	C	
	physical or operational changes	<u> </u>	changes

	without applying for or obtaining an		1
	amendment to this permit, provided	-:	
l	that the changes do not constitute a	/35 = 7	
	modification under Title I of the	(7.7)	
	CAA, emissions will not exceed the	500	
	emissions allowed under this permit	, ,	
	following implementation of the 17%	'	
]	physical or operational change, and		
	the Permittee provides written notice	`	
	to the Illinois EPA, Division of Air	<i>!</i>	
1	Pollution Control, Permit Section, at		
	least 7 days before commencement of	,	
	the change [Section 39.5(12)(a) of	'	
	the Act]. This notice shall: a)		
	Describe the physical or operational		
)	· · · · · · · · · · · · · · · · · · ·	<i>'</i> ; '	
	change; b) Identify the schedule for implementing the physical or		
		,	!
	operational change; c) Provide a		:
İ	statement of whether or not any New	_=-	'
	Source Performance Standard (NSPS)		
	is applicable to the physical or	,	
	operational change and the reason	·	
	why the NSPS does or does not apply,		
	d) Provide emission calculations		
	which demonstrate that the physical	-	
	or operational change will not result	,, . ·-	'
	in a modification, and e)		
	Provide a certification that the	-	i
	physical or operational change will	-	
	not result in emissions greater than	٠.	
1	authorized under the Conditions of		
	this permit.		
8.5	Tests conducted to measure	·C	Tests conducted were
	composition of materials, efficiency		documented and
	of pollution control devices,		reported as required.
	emissions from process or control		
1	equipment, or other parameters shall		
	be conducted using standard test		
	methods. Documentation of the test	ii	
	date, conditions, pursuant to the		:
]	recordkeeping procedures of this		:
	permit. Reports of any tests		
	conducted as required by this permit		:
1	or as the result of a request by the		
	Illinois EPA shall be submitted as		
	specified in Condition 8.6.		
L	specifica in Condition 6.0.	L	<u> </u>

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8.6.1	A report summarizing required	C	A report for each
	monitoring as specified in the	J-1, 74	monitoring period
	conditions of this permit shall be	/- 7	was prepared and
	submitted to the Air Compliance		submitted and
	Section of the Illinois EPA every six		certified.
	months as follows [Section 39 5(7)(f)]		
	of the Act]. All instances of	•	
1	deviations from permit requirements	1.	
	must be clearly identified in such		
	reports All such reports shall be		
	certified in accordance with Condition	,	
	9.9	,	
8.6.2	Unless otherwise specified elsewhere	C-	A written test plan
	in this permit, a written test plan for	-	was prepared and
1	any test required by this permit shall		submitted more than
:	be submitted to the Illinois EPA for		60 days prior to the
	review at least 60 days prior to the		testing The plan
	testing pursuant to Section 39.5(7)(a)		included the required
	of the Act. The notification shall		elements
	1	-	elements
	include at a minimum: a) The name		
	and identification of the affected	-	
	unit(s); b) The person(s) who will be	_	
	performing sampling and analysis and		
	their experience with similar tests, c)	-	
	The specific conditions under which		
	testing will be performed, including a		
	discussion of why these conditions	_	
	will be representative of maximum	_	
	emissions and the means by which the	,	
	operating parameters for the source		
	and any control equipment will be		
	determined, d) The specific		
	determination of emissions and		
	operation which are intended to be		
	made, including sampling and		
	monitoring locations; e)The test		
	method(s) which will be used, with		
	the specific analysis method, if the		
	method can be used with different		
	analysis methods, f)Any minor		
	changes in standard methodology		
	proposed to accommodate the specific		
	circumstances of testing, with		
	justification; g) and		
	Any proposed use of an alternative		
L	test method, with detailed		

	justification	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	
8.6.3	Unless otherwise specified elsewhere	C	The reports provided
	in this permit, the results of any test	1, 2	to the IEPA included
	required by this permit shall be		all required
	submitted to the Illinois EPA within	7 -	information including
	60 days of completion of the testing	15-47	the operating
	The test report shall include at a		condition data.
•	minimum [Section 39.5(7)(e)(i) of	1	
	the Act]: a) The name and		
	identification of the affected unit(s);	}	
	b) The date and time of the sampling	<i>;</i>	
	or measurements; c) The date any	1	
	analyses were performed; d) The		
	name of the company that performed		
	the tests and/or analyses; e) The test	*-	
; 	and analytical methodologies used, f)		
	The results of the tests including raw	- / /	
	data, and/or analyses including		
	sample calculations; g) The operating		
	conditions at the time of the sampling	-	
	or measurements, and h) The name of	~. -	
	any relevant observers present	· .	
	including the testing company's	-	
	representatives, any Illinois EPA or		
	USEPA representatives, and the	- 1	
	representatives of the source		
8.6.4 a	The following addresses should be	C	Reports were sent to
	utilized for the submittal of reports,		the listed addresses
	notifications, and renewals: a) Illinois		
	EPA - Air Compliance Section b)		
	Illinois EPA - Air Regional Field	1	
	Office c) Illinois EPA - Air Permit		
	Section d) USEPA Region 5 - Air		
	Branch		
8.6.4.b	Unless otherwise specified in the	С	Reports were sent to
	particular provision of this permit,		the two listed offices.
	reports shall be sent to the Illinois		
	EPA - Air Compliance Section with a		
	copy sent to the Illinois EPA - Air		
	Regional Field Office.		
8.7	Obligation to Comply with Title I	C	The Permittee
J. 1	Requirements		complies with Title I
	Any term, condition, or requirement		requirements.
-	identified in this permit by T1, T1R,		requirements.
	or T1N is established or revised		
	pursuant to 35 IAC Part 203 or 40		
	pursuant to 33 TAC Part 203 of 40	<u> </u>	l

	T	· · · · · · · · · · · · · · · · · · ·	
	CFR 52.21 ("Title I provisions") and	7	
	incorporated into this permit pursuant		
	to both Section 39 5 and Title I	/ - <u>-</u>	
	provisions. Notwithstanding the		
)	expiration date on the first page of		
	this permit, the Title I conditions		
	remain in effect pursuant to Title I		
	provisions until the Illinois EPA	,	
	deletes or revises them in accordance	-	
	with Title I procedures.		
9.1 1	The issuance of this permit does not	С	The Permittee
	release the Permittee from compliance		complies with known
	with State and Federal regulations		state and Federal
	which are part of the Illinois State		regulations
	Implementation Plan, as well as with	' '	108414110110
	other applicable statutes and	,	
	regulations of the United States or the		
	State of Illinois or applicable	_	
}	ordinances, except as specifically		
	stated in this permit and as allowed by		
		-	
	law and rule [Section 39.5(7)(j)(iv) of	}	
9.1 2	the Act].	<u> </u>	TI. D
9.1 2	In particular, this permit does not alter	С	The Permittee
	or affect the following: a) The		complies with these
	provisions of Section 303 (emergency		requirements.
	powers) of the CAA, including		
	USEPA's authority under that Section,	-	
	b) The liability of an owner or		
	operator of a source for any violation		
	of applicable requirements prior to or		
	at the time of permit issuance; c) The		
	applicable requirements of the acid		
	rain program consistent with Section		
	408(a) of the CAA, and d) The ability		
	of USEPA to obtain information from		
	a source pursuant to Section 114		
	(inspections, monitoring, and entry) of		
<u></u>	the CAA.		
9.1.3	Notwithstanding the conditions of this	С	No other credible
	permit specifying compliance		evidence has been
-	practices for applicable requirements,		used to establish
	any person (including the Permittee)		compliance or
-	may also use other credible evidence		noncompliance
-	to establish compliance or		beyond the permit
	noncompliance with applicable		requirements.
-	requirements.	-	1
L			<u> </u>

9.2.1	The Permittee must comply with all terms and conditions of this permit. Any permit noncompliance constitutes a violation of the CAA and the Act, and is grounds for any or all of the following: enforcement action, permit termination, revocation and reissuance, modification, or denial of a permit renewal application [Section 39.5(7)(o)(i) of the Act] The Permittee shall meet applicable requirements that become effective during the permit term in a timely manner unless an alternate schedule for compliance with the applicable requirement is established.	N ()	The Permittee has not complied with all terms and conditions and therefore is not be in compliance with this section.
9.2.2	The Permittee shall maintain all equipment covered under this permit in such a manner that the performance or operation of such equipment shall not cause a violation of applicable requirements	C	The Permittee has performed maintenance as soon as possible after a problem was identified. In no case was the required maintenance an issue regarding emissions
9.2.3	No person shall cause, threaten or allow the continued operation of any emission unit during malfunction or breakdown of the emission unit or related air pollution control equipment if such operation would cause a violation of an applicable emission standard, regulatory requirement, ambient air quality standard or permit limitation unless such malfunction or breakdown is allowed by a permit condition [Section 39.5(6)(c) of the Act].	C	The system was repaired prior to resuming operation after identifying the malfunction or breakdown.
9.2.4	The source shall be operated in such a manner that the disposal of air contaminants collected by the equipment operations, or activities shall not cause a violation of the Act or regulations promulgated thereunder.	С	The source disposes of waste collected by operation in accordance with regulations.
9.2.5	The Permittee must pay fees to the	C	The Permittee has

r			
	Illinois EPA consistent with the fee		paid fees consistent
	schedule approved pursuant to Section		with the fee schedule.
	39.5(18) of the Act, and submit any	10, -	
	information relevant thereto [Section		
	$39.5(7)(0)(v_1)$ of the Act]. The check	- 7	
	should be payable to "Treasurer, State	,	
	of Illinois" and sent to: Fiscal		
	Services Section, Illinois		
	Environmental Protection Agency,		
	P.O. Box 19276, Springfield, Illinois		
	62794-9276.		
9.3	Upon presentation of proper	C	The IEPA or their
	credentials and other documents, the		representatives have
	Permittee shall allow the Illinois EPA,	-,	been allowed all
	or an authorized of the Act]: a) Enter		requested access to
	upon the Permittee's premises where	-	the site, information,
	an actual or potential emission unit is	,	and materials.
	located; where any regulated		
	equipment, operation, or activity is		
	located or where records must be kept	-	
	under the conditions of this permit, b)		
	Have access to and copy, at		
	reasonable times, any records that		
	must be kept under the conditions of	-	
	this permit; c) Inspect during hours of	~	
	operation any sources, equipment		
	(including monitoring and air	-	
	pollution control equipment),	-	
	practices, or operations regulated or		
	required under this permit; d)Sample		
	or monitor any substances or		
	parameters at any location: 1.At		
	reasonable times, for the purposes of	}	
	assuring permit compliance; or 2.As		
	otherwise authorized by the CAA, or		
	the Act. e) Obtain and remove		
	samples of any discharge or emission		
	of pollutants, and f) Enter and utilize		
	any photographic, recording, testing,		
	monitoring, or other equipment for the		
	purposes of preserving, testing,		
	1 2 2		
	monitoring, or recording any activity,		
0.4	discharge or emission at the source.	<u> </u>	The Downittee
9.4	The issuance of this permit does not	С	The Permittee
	release the Permittee from applicable		complies with all
Ĺ <u>.</u>	State and Federal laws and	l	known applicable

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	regulations, and applicable local		laws, regulations, and
	ordinances addressing subjects other	,	ordinances
	than air pollution control.		
9.5 1	This permit shall not be considered as	C	There are no title
	in any manner affecting the title of the		disputes as a result of
	premises upon which the permitted		this permit
	source is located.	-	
9.5.2	This permit does not release the	(C	The Permittee does
	Permittee from any liability for		not seek release form
	damage to person or property caused		any liability as a
	by or resulting from the construction,		result of this permit.
	maintenance, or operation of the		•
	sources.	~ _	
9.5 3	This permit does not take into	C	This permit is no
	consideration or attest to the structural		relied upon for
	stability of any unit or part of the		determination of
	source	-	structural stability
9.5.4	This permit in no manner implies or	C_	The Permittee does
9.5. 4	suggests that the Illinois EPA (or its		not rely on this
	officers, agents or employees)		permit to include the
			1 -
	assumes any liability, directly or		IEPA in any liability
	indirectly, for any loss due to damage,		from the source.
]	installation, maintenance, or operation		
	of the source		
9.5.5	This permit does not convey any	С	The Permittee does
	property rights of any sort, or any	-	not rely upon this
	exclusive privilege [Section		permit to convey any
	39 5(7)(o)(iv) of the Act]		property rights.
961	A maintenance record shall be kept on.	C	Maintenance records
	the premises for each item of air	~ .	are kept as required.
	pollution control equipment. As a		
	minimum, this record shall show the		
	dates of performance and nature of		
	preventative maintenance activities.		
9.6.2	A record shall be kept describing	С	A record of kept of
	changes made at the source that result		any changes that
	in emissions of a regulated air		result in emissions of
	pollutant subject to an applicable		a regulated air
	requirement, but not otherwise		pollutant.
	regulated under this permit, and the		F
	emissions resulting from those		
	changes [Section 39.5(12)(b)(iv) of		
	the Act].		
9.63 a		C	Records are
7.0 3 a	Records of all monitoring data and		1
-	support information shall be retained		maintained for at
L	for a period of at least 5 years from	<u> </u>	least five years.

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r 	the date of the monitoring sample,	, :- ,	
	measurement, report, or application		
	Support information includes all		
	calibration and maintenance records,	· , -	
	original strip-chart recordings for	~ ~	
	continuous monitoring	~	
	instrumentation, and copies of all		
	reports required by this permit	-	
	[Section 39 5(7)(e)(ii) of the Act]		
9.6.3 b	Other records required by this permit	С	Other records
	shall be retained for a period of at		required are retained
	least 5 years from the date of entry		for at least five years.
	unless a longer period is specified by	- '	
	a particular permit provision.	· .	
9.7	The Permittee shall submit an annual	C	The Permittee
	emissions report to the Illinois EPA,		submitted an annual
	Compliance Section no later than May	~	emissions report by
	1 of the following year, as required by		May 1.
	35 IAC Part 254		
9.8	Pursuant to Section 39.5(7)(p)(v) of	C	Annual compliance
	the Act, the Permittee shall submit		certifications were
	annual compliance certifications The		submitted as
	compliance certifications shall be		specified in
	submitted no later than May 1 or more	-	subsections a, b, and
	frequently as specified in the	_	c.
	applicable requirements or by permit		
	condition. The compliance		
	certifications shall be submitted to the	-	
	Air Compliance Section, Air Regional	,	
	Field Office, and USEPA Region 5 –	1	
	Air Branch. The addresses for the		
	submittal of the compliance		
	certifications are provided in	ĺ	
	Condition 8 6.4 of this permit. a) The		
	certification shall include the		
	identification of each-term or		
	condition of this permit that is the		
	basis of the certification; the		
	compliance status; whether		
	compliance was continuous or		
	intermittent; the method(s) used for		
	determining the compliance status of		
	the source, both currently and over the		
٠.	reporting period consistent with the		
	conditions of this permit. b) All		
	compliance certifications shall be		
	Compilative continuations situit oc		

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	submitted to USEPA Region 5 in	1	
	Chicago as well as to the Illinois	, —	
	EPA C) All compliance reports	1000	
	required to be submitted shall include	, , , ,	
	a certification in accordance with		
	Condition 9.9.		
9.9	Any document (including reports)	C	All documents
	required to be submitted by this	7	submitted contained a
	permit shall contain a certification by		certification by a
	a responsible official of the Permittee		responsible official.
	that meets the requirements of Section	-	
	39.5(5) of the Act [Section]	, , , ,	
	39.5(7)(p)(1) of the Act] An example		
	Certification by a Responsible		
	Official is included as an attachment	77	
	to this permit	- ,	
9.10.1	It shall not be a defense for the	C-	The Permittee has not
	Permittee in an enforcement action		used the defense in an
	that it would have been necessary to		enforcement action
	halt or reduce the permitted activity in	_	that if would have
	order to maintain compliance with the	-	been necessary to halt
	conditions of this permit [Section]	-	or reduce an activity.
	39.5(7)(o)(ii) of the Act].		of reduce all activity.
9.10 2.a	An emergency shall be an affirmative	C	No emergencies were
9.10 2.a	defense to an action brought for	_	declared
	noncompliance with the technology-		decialed
	based emission limitations under this	-	
	_	-	
	permit if the following conditions are	,	
	met through properly signed,		
	contemporaneous operating logs, or		
	other evidence: a) An emergency		
	occurred as provided in Section	•	
	39.5(7)(k) of the Act and the		
	Permittee can identify the cause(s) of		
	the emergency. Normally, an act of		
	God such as lightning or flood is		
	considered an emergency; b) The		
	permitted source was at the time being		
	properly operated; c) The Permittee		
	submitted notice of the emergency to		
`	the Illinois EPA within two working		
	days of the time when emission		
,	limitations were exceeded due to the		
	emergency This notice must contain		
_	a detailed description of the		
	emergency, any steps taken to		
	•		

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	mitigate emissions, and corrective	14.0	
	actions taken, and d) During the	`.	
	period of the emergency the Permittee		
	took all reasonable steps to minimize	'	
	levels of emissions that exceeded the	~ -	
	emission limitations, standards, or		
	regulations in this permit.		
9.10.2.b	This provision is in addition to any	C	No emergencies were
	emergency or upset provision		declared
	contained in any applicable		
	requirement This provision does not		
	relieve a Permittee of any reporting	- *	
	obligations under existing federal or	•	
	state laws or regulations.	-	
9.11	This permit only covers emission	С	No equipment was
	units and control equipment while	-	physically removed
	physically present at the indicated	-	from the indicated
	source location(s). Unless this permit		locations
	specifically provides for equipment		
	relocation, this permit is void for the	-	
	operation or activity of any item of	~ _	
	equipment on the date it is removed	-	
	from the permitted location(s) or	-	
	permanently shut down. This permit		
	expires if all equipment is removed		
	from the permitted location(s),		
	notwithstanding the expiration date		
		-	
9.12 1	specified on this permit.	<u> </u>	Dogwood about to
9.12 1	This permit may be modified,	С	Requested changes to
	reopened, and reissued, for cause		the permit were in
	pursuant to Section 39 5(15) of the		accordance with this
	Act The filing of a request by the		section.
	Permittee for a permit modification,		
	revocation, and reissuance, or of a		
	notification of planned changes or		
	anticipated noncompliance does not		
	stay any permit condition [Section		
	39.5(7)(o)(iii) of the Act].		
9.12 2	This permit must be reopened and	С	None of the listed
	revised if any of the following occur		conditions occurred.
-	[Section 39.5(15)(a) of the Act]: a)		
~	Additional requirements become		
1	applicable to the equipment covered		
	by this permit and three or more years		
	remain before expiration of this		
-	permit; b) Additional requirements		
	<u> </u>	L	·

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	become applicable to an affected		
	source for acid deposition under the		
	acid rain program; c) The Illinois EPA	60 -	
	or USEPA determines that this permit	. , ' ' ,	
	contains a material mistake or		
	inaccurate statement when		
	establishing the emission standards or		
	limitations, or other terms or		
	conditions of this permit; and d)The		
	Illinois EPA or USEPA determines		
	that this permit must be revised to	,	
	ensure compliance with the applicable		
	requirements of the Act.	, ,	
9 12 3	The Illinois EPA has issued this	C	The Permittee has not
	permit based upon the information		knowingly submitted
	submitted by the Permittee in the	,	misinformation, false
	permit application. Any	/	statements, or
	misinformation, false statement or		misrepresented the
	misrepresentation in the application		source equipment.
	shall be grounds for revocation under	-	1F
	Section 39.5(15)(b) of the Act.	-	
9 12.4	The Permittee shall furnish to the	C	The Permittee
, 12	Illinois EPA, within a reasonable time	-	responded in a timely
	specified by the Illinois EPA any	1	fashion to all IEPA
	information that the Illinois EPA may		requests
	request in writing to determine	` -	requests
	whether cause exists for modifying,	~ -	
	revoking and reissuing, or terminating		
	this permit, or to determine		
	compliance with this permit. Upon		
	request, the Permittee shall also		
	furnish to the Illinois EPA copies of	-	
	records required to be kept by this		
	permit, or for information claimed to		
	be confidential, the Permittee may		
	furnish such records directly to		
	USEPA along with a claim of		
	confidentiality [Section 39.5(7)(o)(v)		
	of the Act].		
9.13	The provisions of this permit are	C	No severability issue
7.13	The provisions of this permit are		No severability issue
	severable, and should any one or more		has arisen.
	be determined to be illegal or		
	unenforceable, the validity of the		
	other provisions shall not be affected.		
	The rights and obligations of the		

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	Permittee shall be construed and		
	enforced as if this permit did not		
	contain the particular provisions held	1000	
	to be invalid and the applicable	[7/47]	
	requirements underlying these	ほと	
	provisions shall remain in force	77	
	[Section 39.5(7)(i) of the Act].		
9.14	The right to operate terminates on the	C	The permit has not
	expiration date unless the Permittee		expired
	has submitted a timely and complete	}	-
	renewal application For a renewal to		
	be timely it must be submitted no later		
	than 9 and no sooner than 12 months		
	prior to expiration The equipment	4	
	may continue to operate during the	7	
	renewal period until final action is	/ Y .	
	taken by the Illinois EPA, in	l' - ',	
	accordance with the original permit		
	conditions [Section 39.5(5)(1), (n),	;	
	and (o) of the Act]		

Permit	Description of Permit	Deviation	Deviation	Description and	Corrective Actions	Measure(s) Taken
Condition	Condition	Period Start	Period End	Cause of	Taken to Remedy	to Prevent Future
Reference		Date	Date	Deviation	Deivation	Deviations
1 3	Operator	Retirement by Morris Wilcoxon	Continuing	The listed contact person is Morris Wilcoxon He has retired and the new contact person is Dennis Jarman	The permit requires an administrative amendment	An administrative amendment needs to be filed.
4 0	Significant Emission Units at this Source	January 1, 2003	Continuing	The described HMIWI has an air pollution control system installed.	The permit needs to be reissued after acceptance of the test results to show an installed APCS	The deviation is required by other sections of the permit.
5 3	This permit is issued based on the source not being subject to 40 CFR Part 64, Compliance Assurance Monitoring (CAM) for Major Stationary Sources, because the source does not have a pollutant-specific emissions unit that uses addon control device to achieve compliance with an emission limitation or standard.	January 1, 2003	Continuing	The described HMIWI has an air pollution control system installed.	The IEPA needs to determine the applicability of this section.	The APCS is required to comply with emission standards.
713b	The affected large HMIWI is subject to the emission limits established in 35 IAC	January 1, 2003	September 4, 2003	The source did not show compliance by September 15,	The initial compliance test did not show	The initial compliance test performed on

	Part 229 "Hospital/Medical/Infectious Waste Incinerators" and shall fully comply with 35 IAC Part 229 by September 15, 2002 pursuant to 35 IAC 229.115(b), and Compliance Schedule established in Condition 7.1.10. The Permittee shall be in full compliance with all of the HMIWI operator provisions of 35 IAC Part 229, Subpart J by September 15, 2000. All emission limits and requirements are discussed further in this Section.			2002	compliance for chlorides or dioxins.	September 3 rd and 4 th of 2003 demonstrated compliance.
7 1 8.a	In addition to Condition 5.2.2 and the source wide emission limitations in Condition 5.5, the affected large HMIWI is subject to the following: After September 15, 2002 the emission shall not exceed the following limits pursuant to 35 IAC 229.125(b),	January 1, 2003	September 4, 2003	The source did not demonstrate compliance with the listed standards until September 4, 2003	A repeat compliance test was completed on September 4, 2003	The source plans to operate within the permit requirements to maintain compliance
71106	To meet full compliance with 35 IAC Part 229 by September 15, 2002 the	January 1, 2003	September 4, 2003	Modification were not completed by the permit required	The system was modified the two weeks prior to the	No further modifications are expected

	Permittee shall fulfill the following actions: Complete the installation or construction of the new air pollution control equipment or modification of the existing one by August 31, 2001			date	initial compliance test completed on September 4, 2003	
7 1 10 c	To meet full compliance with 35 IAC Part 229 by September 15, 2002 the Permittee shall fulfill the following actions: Perform initial startup of the retrofitted HMIWI by January 15, 2002	January 15, 2002	September 4, 2003	Modifications continued until the unit showed compliance	Startup date was not met	Startup is completed so the date is no longer a concern
7 1 10 d	Complete the initial performance test in accordance with 35 IAC 229.142 and testing conditions of this permit within 180 days after initial startup	July 15, 2002	September 4, 2003	Initial compliance test did not show compliance. A successful initial compliance test was not conducted until September 4, 2003	The initial compliance test was not successful	The unit has now completed an initial compliance test so the date is not longer a concern
7.1.12.a.v	Identification of calendar days for which data on emission rates or operating parameters specified under Condition 7.1.11(a)(ii) exceeded the applicable limits, with a description of	October 6, 2003	October 6, 2003	During the last hour of operation on this date the feeder plugged.	The pluggage was cleared.	The source worked with the feeder mechanism to reduce the potential for jamming.

	the exceedances, reasons for such exceedances, and a description of the corrective actions taken;					
7.1.12.a.v	Identification of calendar days for which data on emission rates or operating parameters specified under Condition 7.1.11(a)(ii) exceeded the applicable limits, with a description of the exceedances, reasons for such exceedances, and a description of the corrective actions taken;	October 14, 2003	October 14, 2003	The system plugged just after startup.	The pluggage was cleared.	The source worked with the feeder mechanism to reduce the potential for plugging.
9.2.1	The Permittee must comply with all terms and conditions of this permit. Any permit noncompliance constitutes a violation of the CAA and the Act, and is grounds for any or all of the following: enforcement action, permit termination, revocation and reissuance, modification, or denial of a permit renewal application [Section 39.5(7)(0)(1) of the Act]. The Permittee shall meet applicable	Issuance of the permit	Continuing	Several conditions are not in compliance	The Permittee is working to be in compliance with all conditions.	Once all conditions are in compliance the Permittee will act to maintain compliance

	requirements that		
	become effective during		
Ì	the permit term in a		
	timely manner unless an		
}	alternate schedule for		
1	compliance with the	ļ	
	applicable requirement		
	is established.		